## UNITED STATES DISTRICT COURT DISTRICT OF MAINE

TAMMY HERSEY, as Personal	)	
Representative of the Estate of	)	
Jason Hersey,	)	
	)	
Plaintiff,	)	
	)	
v.	)	CV-10-31-B-W
	)	
KEMPER INDEPENDENCE	)	
INSURANCE COMPANY,	)	
	)	
Defendant.	)	

## ORDER ON MOTION FOR SUMMARY JUDGMENT

On December 28, 2009, Tammy Hersey, acting as the personal representative of the Estate of Jason Hersey, filed a Complaint in Maine State Superior Court against Kemper Independence Insurance Company (Kemper). *Compl.* Attach. 1 (Docket # 1). According to the Complaint, on April 2, 2004, Jamison O'Neal negligently operated a motor vehicle under the influence of alcohol and as a consequence, became involved in a motor vehicle accident in which Jason Hersey was killed. *Id.* ¶ 1-3. The Complaint further alleges that Kemper Insurance Company had issued a homeowners insurance policy to David Condon and that Laurie Hafford, a resident of Mr. Condon's home, had illegally furnished alcohol to Mr. O'Neal, a minor. *Id.* ¶ 5-6, 10. Finally, it alleges that Ms. Hersey had brought a negligence action against Ms. Hafford in Aroostook County Superior Court and had been awarded a judgment of \$200,000.00. *Id.* ¶ 8. It sought recovery against Kemper under Maine's reach and apply statute, 24-A M.R.S.A. § 2904.

On January 20, 2010, Kemper removed this civil action to this Court, and the same day

moved to dismiss the Complaint. Notice of Removal (Docket # 1); Mot. to Dismiss (Docket # 5).

Ms. Hersey responded to the motion to dismiss and Kemper replied. Pl.'s Objection to Def.'s

Mot. to Dismiss (Docket # 8); Def.'s Reply Mem. in Support of Mot. to Dismiss (Docket # 9). On

February 16, 2010, the Court denied the motion to dismiss. Order on Mot. to Dismiss (Docket #

10).

On February 17, 2010, Kemper moved for summary judgment. Def.'s Mot. for Summ. J.

(Docket # 15). Ms. Hersey did not respond. Instead, on May 6, 2010, she filed a proposed

Stipulation of Dismissal without prejudice. Stip. of Dismissal without Prejudice (Docket # 18).

Kemper objected to the "without prejudice" aspect of the dismissal, and the Court ordered Ms.

Hersey to respond by June 7, 2010. Objection to "Stip. of Dismissal without Prejudice" (Docket

# 19); Order (Docket # 20). On June 4, 2010, Ms. Hersey filed a Notice which reads:

It is agreed that Defendant's Motion for Summary Judgment be granted and that

the Defendant waives all claims it may have against Plaintiff including

reimbursement for costs.

*Notice* (Docket # 21).

Based on the agreement of the parties, the Court GRANTS the Defendant's Motion for

Summary Judgment (Docket # 15). The Court DISMISSES without prejudice as moot the

Defendant's Objection to the Stipulation of Dismissal (Docket # 19). The Court ORDERS

Judgment to issue in favor of Defendant Kemper Independence Insurance Company and against

Plaintiff Tammy Hersey without costs.

SO ORDERED.

/s/ John A. Woodcock, Jr.
JOHN A. WOODCOCK, JR.

CHIEF UNITED STATES DISTRICT JUDGE

Dated this 10th day of June, 2010

2